

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Robert-Jan Enzerink et al Confirmation No.: 4338

Serial No.: 09/461,829 Group No.: 3738

Filed: December 15, 1999 Examiner: Brian E. Pellegrino

For: GRAFT MATERIAL CONVENIENCE PACKAGE

Certificate of Mailing or Transmission [37 CFR 1.8(s)] I hereby certify that this correspondence is being:

□ deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Box DAC, Washington, D.C. 20231.
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September 12, 2005
(Date of Deposit)
E. Richard Skula
Name of applicant, assignee, or Registered Representative
5M/ Chula
(Signature)
September 12, 2005
(Date of Signature)

Mail Stop Petitions Commissioner for Patents Washington, D.C. 20231

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

Note: A grantable petition requires the following items:

- 1. Petition fee;
- 2. Reply and/or Issue fee;
- 3. Terminal disclaimer with disclaimer fee—required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- 4. Statement that the entire delay was unintentional.

	4. Statement that the entire delay was unintendental.							
1.	Petition fee Small entity fee \$(37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.							
	Other than small entity fee \$1500.00(37 CFR 1.17(m))	•						
2.	Reply and/or fee A. The reply and/or fee to the above-noted Office Action in the form of type of reply): \[\sum_{has been filed previously on \text{\tex{\tex	(identify						

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, •	В.	The issue fee of \$					
	•	☐ has been paid previous☐ is enclosed herewith				,	
	3. Termi	nal disclaimer with disclai	mer fee	or after June 8, 199	95 no terminal		y Sing
	` '	disclaimer is required. I terminal disclaimer (and			for a small		, ()
		entity or \$ for other s s enclosed herewith (See	than a small entity	disclaiming the requ	uired period of time		
	STATEME	NT: The entire delay in fil he filing of a grantable pe	ling the required re tition under 37 CFI	ply from the due da R 1.137(b) was unin	te for the required itentional. [NOTE.	٠.	
	The United question as	States Patent and Trade to whether either the abo	mark Office may re andonment or the	equire additional info delay in filing a petit	ormation if there is a ion under 37 CFR	•	
	1.137(b) w	as unintentional (MPEP 7	11.03(c), subsection	ons (III)(C) and (D))	1		
·	\boxtimes	Charge the petition fee of additional fee required.	f \$1500.00 to Acco	ount 10-0750/DEP03 petition is attached.	371/ERS and for any	,	
		A check in the sum of \$_	is attached.				
·	\boxtimes	Charge Account 10-0750)/DEP0371/ERS fo	r any additional fee	required.		
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